## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

THE UNITED STATES OF AMERICA,	*
vs. EDWIN FLORES-ENCARNACION,	* Criminal No. 97-076-07(DRD)
	*
*************	
****	ORDER****
Upon petition of the U.S. Probation C	Officer and as agreed to by the offender, the supervised
release conditions imposed on April 12, 199	9, are modified as follows:
with drug users and sellers. You a illegal drug or alcohol use and par drug and alcohol abuse, as instruct "You are to submit your person, re supervising probation officer at a the probation office has reasonable condition of release; failure to sul	I use and from illegal drug use and from association are to participate in a program of testing to detecticipate in residential or outpatient treatment for ted by the supervising probation officer".  sidence, office, or vehicle to a search, conducted by reasonable time and in a reasonable manner when the suspicion of contraband or of the violation of a bmit to a search may be grounds for revocation; idents that the premises you are occupying may be scondition."
"You are to have no personal, writte approved by the supervising proba	en, or telephone contact with Marisol Aguayo unless
IT IS SO ORDERED	
In San Juan, Puerto Rico, this	_ day of March 2006.
	Daniel R. Dominguez
	U.S. District Judge